

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

RYAN HYSELL and CRYSTAL HYSELL,
on behalf of their daughter, AUBRIE HYSELL,

Plaintiffs,

v.

Case No. 5:18-cv-01375

RALEIGH GENERAL HOSPITAL, and
THE UNITED STATES OF AMERICA,

Defendants.

SPECIAL INTERROGATORY FORM

We, the members of the jury, unanimously, by a preponderance of the evidence, and in accordance with the instructions from the Court, find as follows:

1. As to deviations from the standard of care, if any, by Raleigh General Hospital ("RGH") **and/or** the United States of America ("USA") in the treatment of Aubrie Hysell by their respective employees on October 29, 2010:

RGH deviated:

Yes ☒ No ☐

USA deviated:

Yes ☒ No ☐

If you answered "No" in both spaces above, please sign this form and advise the Court Security Officer that you have reached a verdict.

If you answered "Yes" in either space, please proceed to question 2.

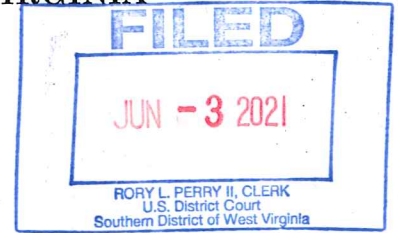
2. As to whether the above deviation(s) from the standard of care **was/were** a proximate cause of injuries to Aubrie Hysell:

RGH's deviation was a proximate cause: Yes ☒ No ☐

The USA's deviation was a proximate cause: Yes ☒ No ☐

If you answered "No" in both spaces immediately above, please sign this form and advise the Court Security Officer that you have reached a verdict.

If you answered "Yes" in either space, please proceed to question 3.



3. We find the percentage of fault (totaling 100%) for each Defendant for whom a "Yes" answer was checked as to both questions 1 and 2 above as follows:

RGH 70 %

USA 30 %

TOTAL **100%**

4. The total amount of damage suffered by Aubrie Hysell is as follows:

For noneconomic losses, if any: \$ 1,000,000.00

For future lost earnings, if any: \$ 837,527.00

For future medical treatment, attendant care,
and other therapies, if any: \$ 9,000,000.00

TOTAL \$ 10,837,527.00

Dated: June 03, 2021

For by person